11 12 13		TES DISTRICT COURT CALIFORNIA, SAN JOSE DIVISION
14	MORTHERN DISTRICT OF	CALIFUNINA, SAN JUSE DI VISIUN
15 16	GEORGE ARIAS,	Case No. 5:16-cv-01364-EJD
17 18	Plaintiff,	SECOND STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT (CIVIL L.R. 6-1)
19	vs.	Complaint Served: April 11, 2016
20 21	CLIENT SERVICES, INC., a Missouri corporation,	Current Response Due: May 15, 2016 New Response Deadline: May 23, 2016
22 23	Defendant.	
24		
25	IT IS HEREBY STIPULATED	<b>BY AND BETWEEN</b> Plaintiff GEORGE
26		
27 28	through their respective counsel, hereby stipulate as follows:	
	{00048822;1}	1 STIPULATION EXTENDING TIME

CASE NO. No. 5:16-cv-01364-EJD

WHEREAS, Plaintiff served its complaint commencing this action on April 11, 2016;

WHEREAS, a Stipulation to Extend Time to Respond was filed on April 25, 2016, extending the deadline for Defendant to respond to May 15, 2016 [Docket No. 12];

WHEREAS, the deadline for Defendant to respond to Plaintiff's Complaint was May 15, 2016;

8 WHEREAS, the parties have met and conferred and agreed to extend the deadline 9 for Defendant to respond to Plaintiff's Complaint to May 23, 2016;

WHEREAS, the parties hereby stipulate as follows:

That Defendant shall have an extension of time up to and including May 23, 2016 within which to respond to Plaintiff's Complaint. This request does not alter the date of any event or any deadline already fixed by Court order pursuant to Civil L.R. 6.1.

15 IT IS SO STIPULATED.

## CONSUMER LAW CENTER, INC.

1.0	Dated:	May 13, 2016	/s/Fred Schwinn
18		-	Fred W. Schwinn
19			Raeon R. Roulston
20			Matthew C. Salmonsen Attorneys for Plaintiff,
21			GEORGE ARIAS
22			CADI CON 0 MECCED I I D
23			CARLSON & MESSER LLP
24	Dated:	May 13, 2016	/s/ Shawn S. Eldridge
25			David J. Kaminski Shawn S. Eldridge
26			Attorneys for Defendant,
27			CLIENT ŠERVIČES, INC.
28			

ATTESTATION AND CERTIFICATE OF SERVICE I, Shawn S. Eldridge, am the ECF user whose identification and password are being used to file the Stipulation Extending Defendant's Time to Respond to Complaint pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic signatures in the Stipulation Extending Defendant's Time to Respond to Complaint provided their authority and concurrence to file that document. CARLSON & MESSER LLP Dated: May 13, 2016 /s/ Shawn S. Eldridge Shawn S. Eldridge Attorney for Defendant, CLIENT SERVICES, INC.			
1, Shawn S. Eldridge, am the ECF user whose identification and password are         being used to file the Stipulation Extending Defendant's Time to Respond to Complain         Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic         signatures in the Stipulation Extending Defendant's Time to Respond to Complaint         provided their authority and concurrence to file that document.         7         8         CARLSON & MESSER LLP         9         10         11         12         14         15         16         17         18         19         10         11         12         13         14         15         16         17         18         19         10         12         13         14         15         16         17         18         19         12         13         14         15         16         17         18			
<ul> <li>being used to file the Stipulation Extending Defendant's Time to Respond to Complain</li> <li>Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic</li> <li>signatures in the Stipulation Extending Defendant's Time to Respond to Complaint</li> <li>provided their authority and concurrence to file that document.</li> <li>CARLSON &amp; MESSER LLP</li> <li>Dated: May 13, 2016 /s/ Shawn S. Eldridge</li> <li>Shawn S. Eldridge</li> <li>Attorney for Defendant,</li> <li><i>CLIENT SERVICES, INC.</i></li> </ul>	1	ATTESTATION AN	ND CERTIFICATE OF SERVICE
Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic         signatures in the Stipulation Extending Defendant's Time to Respond to Complaint         provided their authority and concurrence to file that document.         Respondent to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic         signatures in the Stipulation Extending Defendant's Time to Respond to Complaint         provided their authority and concurrence to file that document.         Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic         signatures in the Stipulation Extending Defendant's Time to Respond to Complaint         provided their authority and concurrence to file that document.         Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic         signatures in the Stipulation Extending Defendant's Time to Respond to Complaint         provided their authority and concurrence to file that document.         Pursuant to CARLSON & MESSER LLP         Dated: May 13, 2016       /s/Shawn S. Eldridge         Attorney for Defendant,         CLIENT SERVICES, INC.         Pursuant Point         Pursuant Point         signature         provided their authority and concurrence to file that document.         signature         provided their authority and concurrence to file that document.         signature <td>2</td> <td>I, Shawn S. Eldridge, am the E</td> <td>CF user whose identification and password are</td>	2	I, Shawn S. Eldridge, am the E	CF user whose identification and password are
signatures in the Stipulation Extending Defendant's Time to Respond to Complaint provided their authority and concurrence to file that document.          0       CARLSON & MESSER LLP         9       Dated: May 13, 2016         10       Shawn S. Eldridge         11       Shawn S. Eldridge         12       CLIENT SERVICES, INC.         13       CLIENT SERVICES, INC.         14       Shawn S. Eldridge         15       CLIENT SERVICES, INC.         16       CLIENT SERVICES, INC.         17       Shawn S. Eldridge         18       Shawn S. Eldridge         19       Shawn S. Eldridge         20       Shawn S. Eldridge         21       Shawn S. Eldridge         22       Shawn S. Eldridge         23       Shawn S. Eldridge         24       Shawn S. Eldridge         25       Shawn S. Eldridge         26       Shawn S. Eldridge         27       Shawn S. Eldridge         28       Shawn S. Eldridge         29       Shawn S. Eldridge         20       Shawn S. Eldridge         21       Shawn S. Eldridge         22       Shawn S. Eldridge         23       Shawn S. Eldridge         24       Shawn	3	being used to file the Stipulation Exte	ending Defendant's Time to Respond to Complaint,
i       provided their authority and concurrence to file that document.         i       CARLSON & MESSER LLP         i       Dated: May 13, 2016         /s/ Shawn S. Eldridge         Shawn S. Eldridge         Attorney for Defendant,         CLIENT SERVICES, INC.         iii         iiii         iiii         iiii         iiiii         iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	4	Pursuant to Civil Local Rule 5-1(i)(3)	), I hereby attest that all counsel whose electronic
7       8         9       Dated: May 13, 2016         10       Dated: May 13, 2016         11       /s/ Shawn S. Eldridge         12       Shawn S. Eldridge         13       Attorney for Defendant,         14       CLIENT SERVICES, INC.         15       Image: Comparison of the service of t	5	signatures in the Stipulation Extending Defendant's Time to Respond to Complaint	
8       CARLSON & MESSER LLP         10       Dated: May 13, 2016       /s/ Shawn S. Eldridge         11       Shawn S. Eldridge         12       Shawn S. Eldridge         13       CLIENT SERVICES, INC.         14       Shawn S. Eldridge         15       Shawn S. Eldridge         16       Shawn S. Eldridge         17       Services, INC.         18       Services, INC.         19       Services, INC.         20       Services, INC.         21       Services, INC.         22       Services, INC.         23       Services, INC.         24       Services, INC.         25       Services, INC.         26       Services, INC.         27       Services, INC.         28       Services, INC.         29       Services, INC.         20       Services, INC.         21       Services, INC.         22       Services, INC.         23       Services, INC.         24       Services, INC.         25       Services, INC.         26       Services, INC.         27       Services, INC.         28<	6	provided their authority and concurre	nce to file that document.
9       0         10       Dated: May 13, 2016       /s/ Shawn S. Eldridge         11       Attorney for Defendant,         12       CLIENT SERVICES, INC.         14       5         15       6         17       18         18       9         20       21         21       23         23       24         24       25         26       27         27       28	7		
10       Dated: May 13, 2016       /s/ Shawn S. Eldridge         11       Shawn S. Eldridge         12       Attorney for Defendant,         13 <i>CLIENT SERVICES, INC.</i> 14	8		CARLSON & MESSER LLP
Image: Solution of the problem of	9		
Attorney for Defendant,         CLIENT SERVICES, INC.         IA         IA </td <td>10</td> <td>Dated: May 13, 2016</td> <td></td>	10	Dated: May 13, 2016	
12       CLIENT SERVICES, INC.         13       14         15       16         16       17         18       19         20       21         21       22         23       24         25       26         27       28	11		•
14         15         16         17         18         19         20         21         22         23         24         25         26         27         28	12		•
15         16         17         18         19         20         21         22         23         24         25         26         27         28	13		
16         17         18         19         20         21         22         23         24         25         26         27         28	14		
17         18         19         20         21         22         23         24         25         26         27         28	15		
18         19         20         21         22         23         24         25         26         27         28			
19         20         21         22         23         24         25         26         27         28			
20         21         22         23         24         25         26         27         28			
21         22         23         24         25         26         27         28			
22 23 24 25 26 27 28			
23 24 25 26 27 28			
24 25 26 27 28			
25 26 27 28			
26 27 28			
27 28			
28			
(000499224) 2			
		(000,00022,1)	2